



# LAYBY SALE ORDER

ASHMONT GROUP LIMITED  
09 928 6828 | info@everestvcs.co.nz | Po Box 11207, Ellerslie, Auckland 1542  
Level 8/57 Fort Street, Auckland CBD, 1010



## APPLICANT INFORMATION

DATE	CLIENT NUMBER
------	---------------

**LAYBY SALE ORDER:** This form is the front page of your **layby sale agreement** and must be read together with **terms of sale**. You will see some words in bold. These words have a particular meaning which is set out on the first page of the **terms of sale**.

First name	Middle name	Surname
Address		Suburb
City		Post code
Date of birth	Gender	
Mobile number	Email	

## ORDER INFORMATION

CODE	DESCRIPTION	QUANTITY	PRICE
			\$
			\$
			\$
			\$
			\$
			\$
		Sub total	\$
		Delivery Fee	\$
		<b>Total Price</b>	\$

**DELIVERY METHOD:** Collect the goods  Have them delivered

## PAYMENT INFORMATION

YOU ARE REQUIRED TO MAKE THE FOLLOWING PAYMENTS UNDER YOUR LAYBY SALE AGREEMENT:

payments of \$ \_\_\_\_\_ and one final payment of \$ \_\_\_\_\_  
Due \_\_\_\_\_ Payment night \_\_\_\_\_

Advanced payments required prior to delivery\* \_\_\_\_\_ Your first payment is due on \_\_\_\_\_

*\*The number of advance payments can increase if you dishonor – see the Terms of Sale.*

Payment will be made by Direct Debit from the following Bank Account \_\_\_\_\_

Your signature(s) \_\_\_\_\_ Date \_\_\_\_\_

**YOUR RIGHT TO CANCEL:** You are entitled to cancel the **order** at any time before you take delivery of the goods or the expiry of 5 working days from the date you receive a copy of your **layby sale agreement**, whichever is the later date.

If you cancel the **order** after the expiry of the **cancellation period** for that **order** but before the goods have been delivered, then you are entitled to a refund of all the payments you've made to the account for that **order** after we deduct the **cancellation costs** due or debited as at the date of cancellation. **Cancellation costs** are calculated as any **dishonour fees** incurred on the account and any delivery costs we have incurred in respect of your **layby sale agreement**.

*Please note: Nothing in this clause modifies your rights to cancel under ss 36M or 36F of the Fair Trading Act 1986 (FTA). If your **layby sale agreement** is an uninvited direct sale and we have failed to comply with the disclosure requirements set out in section 36L of the FTA (except to the extent that the failure to comply is minor and does not materially prejudice you (see section 36N(2) of the FTA), you retain the right to cancel your **layby sale agreement** at any time.*